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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/523,561	02/01/2005	Martin Heugel	07-2300	1192
20306 MCDONNEL	7590 10/28/200 L BOEHNEN HULBER	8 RT & BERGHOFF LLP	EXAM	TINER
300 S. WACKER DRIVE KOCH, GEORG			EORGE R	
32ND FLOOR CHICAGO, II			ART UNIT	PAPER NUMBER
,			1791	
			MAIL DATE	DELIVERY MODE
			10/28/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) HEUGEL, MARTIN 10/523,561

Office Action Commonne	· ·						
Office Action Summary	Examiner	Art Unit					
	George R. Koch III	1791					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	idress				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Entensions of time may be available under the provisions of 37 CFR 1.15. - If NO period for reply is a specified above, the maximum statutory period of the propy is a specified above, the maximum statutory period of a fault or poly within the set or extended period for reply will by statute, Any reply, received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 27 Au	ugust 2008.						
2a) This action is FINAL. 2b) ☑ This	action is non-final.						
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the	e merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-20 is/are pending in the application.							
4a) Of the above claim(s) 12-18 is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-11,19 and 20</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.							
	·						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) acce	epted or b) dobjected to by the I	Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 C	FR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	ΓO-152.				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents	s have been received in Applicati	on No					
Copies of the certified copies of the prior	rity documents have been receive	ed in this National	Stage				
application from the International Bureau	и (РСТ Rule 17.2(a)).						
* See the attached detailed Office action for a list	of the certified copies not receive	d.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P						

Paper No(s)/Mail Date 4/29/08; 10/07/05; 8/24/05. 6) Other: _____ Application/Control Number: 10/523,561 Page 2

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DETAILED ACTION

Election/Restrictions

Applicant's election with traverse of group I in the reply filed on 8/27/2008 is
acknowledged. The traversal is on the ground(s) that DE 299,07,262 does not show all of the
special technical features. This is not found persuasive because applicant is in essence arguing
that a control device which controls the switch device is a special technical feature in common
among all the claims; however, the method claims are silent as to this control device. Therefore,
the previous restriction is still applicable.

The requirement is still deemed proper and is therefore made FINAL.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1, 2, 5, 10 and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by JP 11-245,306 (disclosed on the 4/29/2008 IDS as application number 10-051177).

As to claim 1, JP 11-245,306 discloses a device for layerwise generative production of three-dimensional objects by acting of electromagnetic or particle radiation at respective positions corresponding to the cross-section of the object in the respective layer comprising: at least two building regions (resin containers 2 and 3) which are separated from each other for objects to be produced; a radiation source for emitting the electromagnetic or particle radiation (laser generator 13), characterized by a switch device for switching the radiation between the

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building regions such that one building region is irradiated at a time, wherein the switch device comprises a switchable optical element or a beam switch (optical switch means 14) and a control device (system control means 20) which controls the switch device such that during a process step in one building region which runs without participation of the radiation source, a process step with participation of the radiation source runs in another building region.

As to claim 2, JP 11-245,306 discloses that the building regions are provided in separate process chambers (containers 2 and 3, see Figure 1).

As to claim 5, JP 11-245,306 discloses a control device for the switch device, and this switch is capable of operation such that during the solidification of a layer in the one building region, other process steps such as application of a layer, loading or unloading take place in another building region.

As to claim 10, JP 11-245,306 discloses that the radiation source is formed to be a laser (laser generator 13).

As to claim 11, the radiation source of JP 11-245,306 is capable of being used or formed to be a source for generating a beam of particles of a binder material.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
 obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art.
- Ascertaining the differences between the prior art and the claims at issue.
- Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claim 3, 6-8, and 19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP 11-245306 as applied above.

As to claim 3, official notice is taken that using optical fibres are connected to the switch device for inputting and outputting of the radiation is well known and conventional. Optical fibers are frequently used to route laser signals, and provide highly efficient means for doing so. Therefore, the use these building regions as claimed is obvious to one of ordinary skill in the art at the time of the invention as being well known and conventional.

As to claim 19, JP 11-245306 discloses a control device which controls the switch device such that during a process step in one building region which runs without participation of the radiation source, a process step with participation of the radiation source runs in another building region.

As to claim 6 and 20, official notice is taken that using more than two building regions are provided which are assigned to either separated process chambers and/or partial regions of manifold-chambers is well known and conventional. Additionally, as a separate rational, duplication of parts, such as building regions, are obvious. MPEP 2144.04. Therefore, the use these building regions as claimed is obvious to one of ordinary skill in the art at the time of the

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invention either as being well known and conventional, or obvious under the duplication of parts rationale

As to claim 7, official notice is taken that using at least one further switch device switching the radiation between the building regions of a manifold-chamber is provided is well known and conventional. Additionally, as a separate rational, duplication of parts, such as switches, are obvious. MPEP 2144.04. Therefore, the use these multiple switches as claimed is obvious to one of ordinary skill in the art at the time of the invention either as being well known and conventional, or obvious to one of ordinary skill in the art at the time of the invention under the duplication of parts rationale.

As to claim 8, official notice is taken that forming the least one process chamber to be hermetically impervious is well known and conventional. Frequently, the products manufactured often require certain purity or cleanliness, especially those for use in the semiconductor industry. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have hermetically sealed the process chambers in order to achieve the necessary purity or cleanliness.

Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over JP 11-245306 as
applied to claim 2 above, and further in view of Wilkening (US 6,042,774).

JP 11-245306 is silent as to whether the process chamber comprises a heating or a cooling device.

However, Wilkening discloses that it is known to include a cooling device (cooling conduit 20). Such a cooling conduit prevents degradation of the resin or powder or binder Application/Control Number: 10/523,561

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material during layer building up by ensuring optimal temperatures; additionally, the same rationale would apply to a heating device. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized cooling devices or heating devices in order to ensure that the material worked upon remains at the optimal temperature.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to George R. Koch III whose telephone number is (571) 272-1230 (TDD only). If the applicant cannot make a direct TDD-to-TDD call, the applicant can communicate by calling the Federal Relay Service at 1-866-377-8642 and giving the operator the above TDD number. The examiner can also be reached by E-mail at george.koch@uspto.gov in accordance with MPEP 502.03. The examiner can normally be reached on M-F 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Philip Tucker can be reached on (571) 272-1095. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/George R. Koch III/ Primary Examiner, Art Unit 1791

10/25/2008